Before the UNITED STATES COPYRIGHT ROYALTY JUDGES Library of Congress Washington, D.C.

In re	
DETERMINATION OF ROYALTY RATES AND TERMS FOR EPHEMERAL RECORDING AND DIGITAL PERFORMANCE OF SOUND	DOCKET NO. 14-CRB-00HEREWED (2016-2020)
DIGITAL PERFORMANCE OF SOUND) RECORDINGS (WEB IV))	AUG 0 7 2015 Copyright Royalty Board

SOUNDEXCHANGE, INC.'S INITIAL BRIEF REGARDING NOVEL QUESTION OF LAW REFERRED TO THE REGISTER

C. Colin Rushing (DC Bar 470621) Senior Vice President and General Counsel Brad Prendergast (DC Bar 489314) Senior Counsel SOUNDEXCHANGE, INC. 733 10th Street, NW, 10th Floor Washington, DC 20001 (202) 640-5858 Telephone:

Facsimile: (202) 640-5859 crushing@soundexchange.com bprendergast@soundexchange.com

Of Counsel

Glenn D. Pomerantz (CA Bar 112503) Kelly M. Klaus (CA Bar 161091) Anjan Choudhury (DC Bar 497271) MUNGER, TOLLES & OLSON LLP 355 S. Grand Avenue, 35th Floor Los Angeles, CA 90071-1560 Telephone: (213) 683-9100 Facsimile: (213) 687-3702 Glenn.Pomerantz@mto.com Kelly.Klaus@mto.com Anjan.Choudhury@mto.com Counsel for SoundExchange, Inc.

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TABLE OF CONTENTS

I.	INTRO	ODUCTION	1
II.	SECTION 114(f)(5)(C)		2
	A.	The Statutory Text	2
	B.	Congressional Intent	4
III.	SOUN REFE	IDEXCHANGE'S POSITION ON EACH OF THE FIVE QUESTIONS RRED TO THE REGISTER	8
	A.	Does section 114(f)(5)(C) of the Act bar the Judges from considering <i>in its</i> entirety a license agreement between a webcaster and a record company if that agreement includes any terms that are <i>copied verbatim</i> from a WSA settlement agreement?	8
	B.	Does section 114(f)(5)(C) of the Act bar the Judges from considering <i>in its</i> entirety a license agreement between a webcaster and a record company if that agreement includes any terms that are substantively identical to terms of a WSA settlement agreement?	12
	C.	Does section 114(f)(5)(C) of the Act bar the Judges from considering <i>in its</i> entirety a license agreement between a webcaster and a record company if that agreement includes terms that the Judges conclude have been <i>influenced</i> by terms of a WSA settlement agreement?	13
	D.	Does section 114(f)(5)(C) of the Act bar the Judges from considering <i>in its</i> entirety a license agreement between a webcaster and a record company if the agreement refers to a WSA settlement agreement in provisions unrelated to the rate structure, fees, terms, conditions, or notice and recordkeeping requirements set forth therein?	15
	E.	If the answer to any of the previous questions is "no," does section 114(f)(5)(C) of the Act bar the Judges from considering specific provisions of a license agreement between a webcaster and a record company that are the same as, are copied from, influenced by or refer to provisions of a WSA settlement agreement?	17

I. INTRODUCTION

SoundExchange respectfully submits this Initial Brief in response to the Judges' July 29, 2015, Referral of a Novel Question of Law to the Register of Copyrights.

Section 114(f)(5)(C) provides that an agreement entered into pursuant to a Webcaster Settlement Act ("WSA") shall not be "admissible" or "otherwise taken into account" in an administrative or judicial rate proceeding. As the statute expressly states, Congress's purpose was to allow parties to reach "a compromise" in light of "unique business, economic and political circumstances." 17 U.S.C. § 114(f)(5)(C). To induce such compromise, Congress made a commitment that nothing in such "compromise" agreements could be used against the settling parties in future proceedings.

Given § 114(f)(5)(C)'s command, it is clear that the Judges may not admit the WSA settlement agreements themselves. No participant disputes this point. By its express terms, however, the statutory prohibition goes further in two respects. First, it is not limited to the WSA settlement agreements themselves. Second, the prohibition is not limited to the question of admissibility. Rather, the Judges may not "take[] into account" "any provisions" of such agreements.

If a license agreement is directly influenced by, is based on, or incorporates—in other words, "take[s] into account"—the provisions of a WSA settlement agreement, then the Judges' consideration of that license agreement would, in effect, cause the Judges to take into account the terms and provisions of the WSA settlement agreement. Thus, if the Judges determine that a license agreement is directly influenced by the provisions of a WSA settlement agreement, the Judges should refrain from considering that agreement pursuant to § 114(f)(5)(C) and give effect to Congress's stated intent to preclude the use of the "compromise" provisions of WSA

settlement agreements as evidence of the provisions willing buyers and willing sellers would agree upon.

A contrary interpretation would turn the statute on its head. A party would be free to introduce an agreement that was directly influenced by a WSA settlement agreement. At the same time, § 114(f)(5)(C), by its terms, would prevent the opposing party from introducing the WSA agreement itself to show the extent of that influence and to demonstrate why the license agreement should be given no weight. This approach would, in effect, *strengthen* the evidentiary force of the "compromise" provisions in WSA settlement agreements and eviscerate Congress's stated intent that these provisions not be treated as "as matters that would have been negotiated in the marketplace between a willing buyer and a willing seller." § 114(f)(5)(C).

II. SECTION 114(f)(5)(C)

A. The Statutory Text

Statutory interpretation "begins with the statutory text." *Mississippi ex rel. Hood v. AU*Optronics Corp., 134 S. Ct. 736, 741 (2014). Here, § 114(f)(5)(C) provides:

Neither [the WSA] nor any provisions of any agreement entered into pursuant to [the WSA], including any rate structure, fees, terms, conditions, or notice and recordkeeping requirements set forth therein, shall be admissible as evidence or otherwise taken into account in any administrative, judicial, or other government proceeding involving the setting or adjustment of the royalties payable for the public performance or reproduction in ephemeral phonorecords or copies of sound recordings, the determination of terms or conditions related thereto, or the establishment of notice or recordkeeping requirements by the Copyright Royalty Judges under paragraph (4) or section 112(e)(4). . . . This subparagraph shall not apply to the extent that the receiving agent and a webcaster that is party to an agreement entered into pursuant to subparagraph (A) expressly authorize the submission of the agreement in a proceeding under this subsection.

17 U.S.C. § 114(f)(5)(C) (emphasis added).

In § 114(f)(5)(C), Congress did not simply provide that WSA agreements themselves would be *inadmissible* as evidence. Congress went further. It decreed that, absent mutual agreement (discussed below), nothing in those agreements would be "admissible" or "otherwise taken into account in any administrative, judicial, or other government" rate proceeding. *Id*. (emphasis added).

As the statutory text makes clear, the scope of § 114(f)(5)(C)'s exclusion is significantly broader than the rule of admissibility that ordinarily applies to settlements or compromises. The Federal Rule of Evidence pertaining to compromise offers and negotiation, for example, provides that evidence of such offers and negotiation is "not admissible" for particular purposes.

Specifically, no party in federal court may introduce such evidence "either to prove or disprove the validity or amount of a disputed claim or to impeach by a prior inconsistent statement or a contradiction." Fed. R. Evid. 408(a). However, "[t]he court may admit this evidence for another purpose." Fed. R. Evid. 408(b).

By contrast, § 114(f)(5)(C) goes well beyond this limited rule of inadmissibility. In addition to declaring inadmissible the provisions of WSA agreements, § 114(f)(5)(C) commands that such provisions may not be "otherwise taken into account." This command must be given effect. If Congress was interested solely in proscribing the admissibility of the WSA agreements themselves (or their provisions), there would have been no need for the term "otherwise taken into account." *See Corley v. United States*, 556 U.S. 303, 314 (2009) ("[a] statute should be construed so that effect is given to all its provisions, so that no part will be inoperative or superfluous, void or insignificant") (internal citations omitted). That Congress imposed an additional limitation—"otherwise taken into account"—signifies that Congress was not concerned solely with the admissibility of the WSA agreements themselves.

The plain meaning of "take into account" is to "take into consideration; allow for."

American Heritage Dictionary of the English Language (5th ed. 2015); see also JJR 1, LLC v.

Mt. Crested Butte, 160 P.3d 365, 370 (Colo. App. 2007) ("take into account' means simply 'to consider'") (quoting American Heritage Dictionary (4th ed. 2004)); see also Okinawa Dugong v.

Gates, 543 F. Supp. 2d 1082, 1103 (N.D. Cal. 2008). Thus, to the extent evaluating a license agreement would, in effect, require the Judges to consider any provision negotiated in the context of a WSA settlement agreement, that license agreement falls within the ambit of § 114(f)(5)(C)'s exclusion.

Section 114(f)(5)(C) includes a specific, limited exception to the statute's broad reach. Specifically, the default rule of exclusion "shall not apply to the extent that the receiving agent and a webcaster that is party to an agreement entered into pursuant to subparagraph (A) expressly authorize the submission of the agreement in a proceeding under this subsection." 17 U.S.C. § 114(f)(5)(C). The statute does not make any other allowance for a WSA agreement or its terms to be "taken into account."

B. Congressional Intent

The goal of statutory interpretation is to discern the "Legislature's intent." *See Chickasaw Nation v. United States*, 534 U.S. 84, 94 (2001). Here, both the statutory text as well as the relevant legislative history make clear that Congress's primary goal was to prevent the terms of a "compromise" agreement from being used against a settling party in subsequent proceedings.

Unlike most statutes $\S 114(f)(5)(C)$'s statutory text clearly expresses Congress's intent:

It is the intent of Congress that any royalty rates, rate structure, definitions, terms, conditions, or notice and recordkeeping requirements, included in such agreements shall be considered as a compromise motivated by the unique business, economic and political circumstances of webcasters, copyright owners, and

performers rather than as matters that would have been negotiated in the marketplace between a willing buyer and a willing seller, or otherwise meet the objectives set forth in section 801(b).

17 U.S.C. § 114(f)(5)(C).

Given this clear language, there is no need to guess what Congress intended with § 114(f)(5)(C). Congress intended that the parties to a WSA agreement would have the freedom to enter into "compromise" agreements, "motivated by the unique business, economic and political circumstances" then facing the settling parties, without fear that the agreement or any of its terms and conditions would later be used in any way to be indicative of terms to which willing buyers and willing sellers would agree. *Id.* Any interpretation of § 114(f)(2)(B) must give effect to this purpose and prevent a participant from arguing today that a provision that was directly influenced by the terms of a WSA settlement agreement is, in reality, indicative of terms to which willing parties would agree.

Interpreting § 114(f)(5)(C) to permit a participant to rely on an agreement that was directly influenced by a WSA agreement would create a system that is contrary to the stated purpose of the statute and basic fairness in the presentation of evidence. In evaluating negotiated agreements as potential benchmarks for the statutory rate, the Judges must consider the extent to which such agreements have been influenced by the "shadow" of the statutory license. This is because the hypothetical market for the willing buyer-willing seller transaction is one in which no statutory license exists. *In re Determination of Royalty Rates for Digital Performance Rights in Sound Recordings and Ephemeral Recordings (Web III Remand*), 79 Fed. Reg. 23102, 23110 (Apr. 25, 2014) ("The hypothetical marketplace is one in which no statutory license exists."). WSA agreements themselves are in place of the otherwise applicable statutory license and therefore cast their own shadow over negotiations for direct licenses.

Allowing a participant to rely on an agreement that was directly influenced by a WSA agreement would prevent the opposing participant from introducing the WSA agreement itself to show the extent of the WSA agreement's influence and to demonstrate why the license agreement should be given no weight. In such a case, the participant proffering the agreement would be using the WSA agreement as a sword and a shield. The participant could use the WSA agreement as a "sword," i.e., as leverage to negotiate terms it wants to present to the Judges as evidence of a willing buyer-willing seller transaction. The participant could then use the bar of § 114(f)(5)(C) as a "shield" to prevent the opposing party from demonstrating that the license was infected by the shadow of the WSA agreement. Section 114(f)(5)(C)'s express purpose is to prevent WSA settlement agreements from being used against settling parties, not to encourage the use of these agreements as leverage to negotiate agreements that can later be presented as evidence before the Copyright Royalty Judges.

Moreover, it is well established in the law that a party may not use privileges that preclude cross-examination as both sword and shield. *See, e.g., In re von Bulow*, 828 F.2d 94, 103 (2d Cir. 1987); *United States v. Workman*, 138 F.3d 1261, 1263-64 (8th Cir. 1998). There is no evidence that, in § 114(f)(5)(C), Congress intended to abrogate this basic principle of fairness.

The legislative history confirms that Congress's purpose in enacting the WSA was to allow the parties to negotiate settlements that would not be used against them in the future. Congress added subsection (f)(5)(C) to § 114 in 2002, in the first of the three WSAs—the Small Webcaster Settlement Act of 2002 (the "SWSA"), 116 Stat. 2780, Pub. L. No. 107-321 (Dec. 4, 2002). Congress passed the SWSA to authorize agreements that parties had voluntarily

¹ Congress enacted the other WSAs in 2008 and 2009, *see* 122 Stat. 4974, Pub. L. No. 110-435 (2008); 123 Stat. 1926, Pub. L. No. 111-36 (2009). The 2008 WSA amended subsection (footnote continued)

negotiated in the wake of the first Webcasting proceeding and the Librarian's Final Decision.

Congress made clear its understanding that the parties to a WSA agreement faced unique and extraordinary circumstances that militated toward a settlement. *Id.* § 2(3) ("Congress finds—(3) The representatives [of small webcasters and copyright owners] have arrived at an agreement that they can accept in the extraordinary and unique circumstances here presented."). Congress also expressly found that settling parties needed assurance that their decision to enter into a voluntary agreement would not later be used against them in a future rate proceeding:

It is, nevertheless, in the public interest for the parties to be able to enter into such an agreement without fear of liability for deviating from the fees and terms of the July 8 order, if it is clear that the agreement will not be admissible as evidence or otherwise taken into account in any government proceeding involving the setting or adjustment of the royalties payable to copyright owners of sound recordings for the public performance or reproduction in ephemeral phonorecords or copies of such works, the determination of terms or conditions related thereto, or the establishment of notice or recordkeeping requirements.

Id. § 2(7) (emphasis added); see also 148 Cong. Rec. S11725, at S11726 (daily ed. Nov. 14, 2002) (Senator Leahy) ("The rates, terms and record-keeping provisions are applicable only to the parties that qualify for and elect to be governed by this alternative royalty structure and no broad principles should be extrapolated from the rates, terms and record-keeping provisions contained in the bill.").

Since 2002, Congress has twice enacted legislation to authorize WSA agreements as an alternative to the rates that otherwise would apply as the result of Webcasting proceedings. *See* n.1, *supra*. This includes the Webcaster Settlement Act of 2009, which authorized the

⁽f)(5)(C) by adding the final sentence (concerning the ability of parties to a WSA to agree mutually to its admissibility) and inserting "Copyright Royalty Judges" in place of "Librarian of Congress" and "webcasters" in place of "small webcasters." The language of subsection (f)(5)(C) otherwise is unchanged from 2002.

"Pureplay" settlement agreement that underlies the Copyright Royalty Judges' questions to the Register. In each of these cases, Congress has maintained the broad expression of its intent in the language of § 114(f)(5)(C). Congress has thus made clear that the affected parties could enter into WSA agreements without any fear that those agreements or their provisions would later be claimed to be relevant to the rate-setting standards.

III. SOUNDEXCHANGE'S POSITION ON EACH OF THE FIVE QUESTIONS REFERRED TO THE REGISTER

A. Does section 114(f)(5)(C) of the Act bar the Judges from considering in its entirety a license agreement between a webcaster and a record company if that agreement includes any terms that are copied verbatim from a WSA settlement agreement?

Yes. Section 114(f)(5)(C) bars the Judges from considering a license agreement *in its* entirety if the license contains terms that were copied verbatim from a WSA settlement agreement. The principles that guide the answer to this question also inform the answers to the Judges' other questions.

As an initial matter, § 114(f)(5)(C) bars the Judges from considering the terms of a license agreement if the entire agreement was copied verbatim from a WSA agreement and was simply relabeled as a direct license. As demonstrated above in Section II, Congress deliberately enacted a very broad rule of exclusion in § 114(f)(5)(C) that bars the Judges from taking into account any of the terms of a WSA agreement. Where a license agreement is simply a verbatim copy of a WSA settlement agreement, considering the terms of the license agreement is effectively considering all the terms of the WSA agreement from which these terms were copied.

The same result holds if the agreement includes some but not all terms copied verbatim from a WSA agreement: § 114(f)(5)(C) would bar the Judges from considering the copied terms as well as the *other*, non-copied terms. This result follows for several reasons.

First, where a license agreement intentionally copies certain terms and conditions from a WSA agreement but also includes other non-copied terms, the act of taking those non-copied terms into account implicitly "takes into account" the copied terms. This follows from the fundamental rule of contract interpretation that the terms of any agreement are presumed to be dependent and interrelated. See, e.g., Restatement (Second) of Contracts § 232 (1981) ("Where the consideration given by each party to a contract consists in whole or in part of promises, all the performances to be rendered by each party taken collectively are treated as performances to be exchanged under an exchange of promises, unless a contrary intention is clearly manifested."); 15 Williston on Contracts § 44:11 (4th ed.) ("promises in a contract are generally presumed to be dependent unless a contrary intent is shown"); Bank of Columbia v. Hagner, 26 U.S. 455 (1 Pet. 455, 7 L. Ed. 219) (1828) ("Although many nice distinctions are to be found in the books upon the question, whether the covenants or promises of the respective parties to the contract, are to be considered independent or dependent; yet it is evident the intimation of Courts have strongly favoured the latter construction, as being obviously the most just.").

Accordingly, in considering non-copied terms in a license, the Judges necessarily would be considering the terms copied from the WSA settlement agreement. As the foregoing authorities make clear, it is improper to assume that the parties would have reached the same deal terms absent the terms copied from a WSA agreement. Removing some of the terms of an agreement presumptively affects all the other terms in the agreement. It would be practically impossible and procedurally unworkable for the Judges to disentangle the non-copied provisions from those that were copied.

By way of example, if a license with a webcaster otherwise eligible to use a WSA agreement deliberately copies the contract term (duration) of that WSA agreement, so that the

license and the WSA agreement expire on the same date, it would be practically and procedurally impossible to determine that other terms of the agreement—including any per-performance rate or other financial commitment—would have been the same absent the copied WSA agreement term. A license is an agreement to pay particular monetary amounts during a defined period of time. The length of the term has a direct relationship to the amount paid. All else being equal, a copyright owner likely would demand a higher per-performance rate in exchange for a longer contract term, so as to ameliorate the risk that the market price will move up during the lengthier term. The webcaster may be willing to pay a higher rate in order to have greater certainty and predictability for the amount it will pay. The parties' respective considerations would move in the other direction if the parties agreed to a shorter term. The point of the example is that the term and payment provisions are inter-related, and excising the term provision while explicitly considering the payment provision means the excised provision still is being considered or "taken into account," at least implicitly.

Second, while it theoretically may be possible that a party could show the copied and non-copied terms were not interdependent, even that possibility should be foreclosed where the webcasting party could have opted into the WSA agreement. Where the webcaster could simply "fall back" on the WSA agreement, the verbatim inclusion of WSA agreement terms should be conclusive proof that the WSA agreement rates directly affected the negotiation of all of the non-copied terms in the agreement. In such a case, consideration of even non-copied terms would not reflect the terms that willing buyers and willing sellers would agree to absent a statutory license regime; rather, the overarching shadow of the WSA agreement rates would have affected the entire negotiation.

As the Judges have noted, "[i]t is difficult to understand how a license negotiated under the constraints of a compulsory license, where the licensor has no choice but to license, could truly reflect 'fair market value." In re Digital Performance Right in Sound Recordings and Ephemeral Recordings (Web II), 72 Fed. Reg. 24084, 24087 (May 1, 2007) (quoting 63 Fed. Reg. 49823, 49835 (September 18, 1998)) (emphases added). See also Studies Prepared for the Subcommittee on Patents, Trademarks, and Copyrights of the Committee on the Judiciary, United States Senate, Eighty-Sixth Congress, First Session, Pursuant to S. Res. 53: The Compulsory License Provisions of the U.S. Copyright Law 49, 51 (1956)² (discussing the compulsory license provisions under the 1909 Copyright Act for the mechanical reproduction rights in musical compositions: "Once mechanical reproduction rights are exercised, anyone, under the compulsory license provision, may make 'similar use' of the work at the statutory royalty rate. This consequence, of course, means that the statutory royalty rate operates as a ceiling for any negotiated royalty rate," and "[i]f the availability of the compulsory license provision is doubtful, the possibility of its being available undoubtedly encourages the negotiation of licenses at royalty rates comparable to the statutory royalty."). The webcaster's outside option of electing the WSA rate would infect all negotiated terms in the license agreement, barring consideration of the agreement as a whole under § 114(f)(5)(C).

Third, as discussed in Section II, above, consideration of terms—even non-copied terms—from a license agreement derived even in part from a WSA agreement would make the negotiated license immune from attack on the ground it was influenced by the WSA agreement, because the opposing party could not even discuss, much less introduce, the barred WSA agreement to show its effect on the negotiation. This result would, in effect, strengthen the

² Available at http://copyright.gov/history/studies/study5.pdf.

evidentiary value of these licenses. Congress certainly did not intend this result when it encouraged compromise negotiations by promising that any compromises would not be taken into account in future proceedings.

B. Does section 114(f)(5)(C) of the Act bar the Judges from considering *in its* entirety a license agreement between a webcaster and a record company if that agreement includes any terms that are substantively identical to terms of a WSA settlement agreement?

Yes. For the reasons set forth in response to the first question above, § 114(f)(5)(C) bars the Judges from considering a license in its entirety if it contains terms that are copied verbatim from a WSA settlement agreement. If the terms are substantively identical, although not copied verbatim, the result should be no different. Otherwise, the party seeking to submit the license agreement could simply slightly re-word the relevant terms to avoid the prohibitions of § 114(f)(5)(C).

Section 114(f)(5)(C) broadly provides that the provisions of a WSA agreement, including "any rate structure, fees, terms, conditions, or notice and recordkeeping requirements set forth therein," shall not be "admissible" or "otherwise taken into account." 17 U.S.C. § 114(f)(5)(C). Obviously, agreements can share rate structures, fees, terms, conditions and other provisions even if those provisions are not worded identically. Just as obviously, allowing a party to make non-substantive "tweaks" to the language of a WSA agreement in order to inject the substance of the provisions into a rate proceeding would be contrary to Congress's intent. Indeed, Congress deliberately drafted the WSA to foreclose all uses of the terms that emerged from that particular process.

It is possible, though highly unlikely, that parties could agree to terms that are substantively identical to those in a WSA agreement but do so entirely independent of the

influence of the WSA agreement. To the extent that a party proffering an agreement makes such a claim, the Judges have straightforward methods to test the veracity of the claim.

First, if the proffering party was eligible for and could opt into the WSA agreement, that should be conclusive proof that the substantively identical rates were derived directly from the WSA agreement. The terms of that agreement, after all, were the outside option that such a webcaster had at its disposal. As discussed above, and as the Judges have recognized, such an outside option would significantly dictate the negotiated rates in the license agreement.

Second, if a proffering party was not eligible to opt into a WSA agreement, that party could attempt to prove the independent derivation of its agreement and terms through evidence of the parties' negotiating history. That history likely would show whether the substantively identical terms were in fact derived from the prohibited WSA agreement.

C. Does section 114(f)(5)(C) of the Act bar the Judges from considering in its entirety a license agreement between a webcaster and a record company if that agreement includes terms that the Judges conclude have been influenced by terms of a WSA settlement agreement?

Yes, if the terms have been *directly* influenced by the terms of a WSA agreement. In this circumstance, consideration of the directly influenced terms, along with other provisions in the license, necessarily would take "into account" the terms of the WSA agreement, in violation of § 114(f)(5)(C).

To some extent, any agreement in the webcasting space may be said to be influenced by existing statutory rates as well as rates that apply under some WSA agreements. Indeed, the Judges have "question[ed] whether any agreements regarding sound recording rights could be purely market-based given the current statutory framework." *In re Determination of Rates and Terms for Preexisting Subscription Services and Satellite Digital Audio Radio Services (SDARS II)*, 78 Fed. Reg. 23054, 23065 (April 2013) (Copyright Royalty Board, 37 CFR Part 382,

Determination of Rates and Terms for Preexisting Subscription Services, and Satellite Digital Audio Radio Services; Final Rule). But this does not mean that the shadow of a WSA settlement agreement influences all negotiations to an equal extent. *See* Peter DiCola and David Touve, "Licensing in the Shadow of Copyright," 17 Stan. Tech. L. Rev. 397, 453-54 (2014) (noting that the law's "shadow is not sharp" for voluntarily licensed interactive services as compared to statutory services). That influence will be direct in some cases, and in those circumstances, taking the terms of the license whose negotiation and terms were directly affected by the WSA agreement effectively takes account of the WSA agreement's terms.

The clearest test to determine whether the terms in a license are directly influenced by the terms of a WSA agreement is to consider whether the webcaster would be eligible to opt into the WSA agreement and fall back on that option in the absence of a directly-negotiated license. The availability of that option should create a very strong presumption that the terms of the WSA agreement directly influenced the resulting rates in the proffered license agreement. *See* Section III.A, *supra*.

An example illustrates the direct influence that a WSA agreement has where the webcasting party can opt into that settlement rate. Suppose that a webcaster eligible to opt into a WSA agreement enters into a direct license with a copyright owner. Suppose further that the agreement provides stated per-performance rates that are identical to those in the WSA agreement, but subject to a discount if the webcaster increases the number of performances of that copyright owner's repertoire over the performances that otherwise would match the copyright owner's market share. The effective per-performance rate would be directly influenced by the WSA agreement rates, even if those effective rates were not identical to the stated rates. By considering the discounted rate, the Judges necessarily would be "taking into

account" and considering the WSA agreement rate; the WSA agreement rate would provide the baseline.

Thus, if the terms have been *directly* influenced by the terms of a WSA settlement agreement, consideration of the directly influenced terms, along with other provisions in the license, would "take into account" and consider the terms of the WSA settlement agreement, in violation of $\S 114(f)(5)(C)$.

D. Does section 114(f)(5)(C) of the Act bar the Judges from considering in its entirety a license agreement between a webcaster and a record company if the agreement refers to a WSA settlement agreement in provisions unrelated to the rate structure, fees, terms, conditions, or notice and recordkeeping requirements set forth therein?

We read this question to ask whether the statute bars the Judges from considering a negotiated license agreement that refers to a WSA agreement in provisions of the negotiated license that are unrelated to that license's rate structure, fees, terms, conditions, or notice and recordkeeping requirements. Generally, § 114(f)(5)(C) would bar consideration of the negotiated license in this circumstance.

If the license agreement is referring to a provision within a WSA agreement, then the license is doing so somewhere within its own "terms" or "conditions." Thus, a reference to a WSA agreement in any provision of a license is a reference to a WSA agreement's "terms" and "conditions." There are no provisions of a license that are "unrelated" to its "terms" and "conditions." Cf. New Edge Network, Inc. v. F.C.C., 461 F.3d 1105, 1112 & n.38 (9th Cir. 2006) ("reject[ing]" the "contention that the phrase 'same terms and conditions as those provided in the agreement' must refer to discrete terms and conditions" and "not to the entire agreement" given that the "same terms and conditions as those provided in the agreement' could refer to all the terms and conditions in the agreement").

Further, the broad language Congress used in § 114(f)(5)(C) demonstrates its intent for the provision to apply expansively, effectively encompassing *all* provisions in a WSA agreement, and not simply those provisions specifically governing rates, fees, or rate structures. Section 114(f)(5)(C) states that "any provisions of any agreement entered into pursuant to subparagraph (A), *including any* rate structure, fees, *terms*, *conditions*, or notice and recordkeeping requirements set forth therein" shall not "be admissible as evidence or otherwise taken into account." The use of "including" as a preface to "any rate structure, fees, terms, conditions, or notice and recordkeeping requirements" indicates that Congress plainly intended for "any provisions" to encompass and bar consideration of any and all elements of a WSA settlement agreement. See, e.g., Federal Land Bank of St. Paul v. Bismarck Lumber Co., 314 U.S. 95, 100 (1941) ("the term 'including' is not one of all-embracing definition, but connotes simply an illustrative application of the general principle"); Argosy Ltd. v. Hennigan, 404 F.2d 14, 20 (5th Cir. 1968) ("The word 'includes' is usually a term of enlargement, and not of limitation. It therefore conveys the conclusion that there are other items includable, though not specifically enumerated by the statutes.").

Likewise, the statute's use of "any provisions" and "any...terms" or "conditions" further confirms Congress's intent to preclude effectively all provisions of a WSA settlement agreement from being considered. See, e.g., United States v. Rodriguez, 775 F.3d 533, 537 (2d Cir. 2014) ("Webster's Third New International Dictionary provides that the word 'any' means 'all.' Specifically, Webster's Third New International Dictionary provides that when the word 'any' is 'used as a function word to indicate the maximum or whole of a number or quantity,' for example, 'give me [any] letters you find' and 'he needs [any] help he can get,' the word 'any' means 'all.'" (quoting United States v. Maxwell, 285 F.3d 336, 341 (4th Cir. 2002))).

It is difficult to imagine that a license could make a *reference* to a term or condition of a WSA agreement without incorporating that term or condition or otherwise being directly influenced by that term or condition. A negotiated agreement's *reference* to a WSA agreement likely will be strong evidence that the WSA agreement directly influenced that agreement's terms. For example, a negotiated agreement might contain a provision that terminates the agreement if the webcaster loses its eligibility for the WSA agreement. Or a negotiated agreement might contain provisions that are triggered depending on the webcaster's eligibility for, or opting into, a WSA agreement with other copyright owners. The references to the WSA agreement would be strong evidence that the WSA agreement directly influenced the negotiated agreement.

If a party proffering a negotiated agreement that refers to a WSA agreement contends the WSA agreement did not have a direct influence, the Judges could examine the actual terms of the license, and the evidentiary record, including testimony and documentary evidence from the parties, to test the claim.

E. If the answer to any of the previous questions is "no," does section 114(f)(5)(C) of the Act bar the Judges from considering specific provisions of a license agreement between a webcaster and a record company that are the same as, are copied from, influenced by or refer to provisions of a WSA settlement agreement?

SoundExchange submits that $\S 114(f)(5)(C)$ bars the Judges from considering the provisions of a license whose terms are copied verbatim from, substantively identical to, directly influenced by, or that refer to provisions of a WSA agreement, as indicated in the response to the preceding questions. There are three limited circumstances in which $\S 114(f)(5)(C)$ may not serve as a bar.

First, if the provisions of a license are not directly influenced by the terms or conditions of a WSA agreement, the license provisions may be considered. As discussed, the clearest sign

that a license is directly influenced by a WSA agreement is whether the webcaster could opt into the WSA agreement. Determining whether an agreement was directly influenced by the WSA agreement is a factual question that the Judges would have to resolve based on the record presented.

Second, it is theoretically possible that a license could reference a term or condition of a WSA agreement without directly incorporating that term or condition or otherwise being directly influenced by that term or condition. To the extent a submitting party claims this is the case, the Judges can evaluate that claim by examining the actual terms of the license, and the evidentiary record, including testimony and documentary evidence from the parties.

Third, even if the provisions of a license are the same as, are copied from, influenced by or refer to provisions of a WSA settlement agreement, § 114(f)(5)(C) permits the webcaster and receiving party to "expressly authorize the submission of the agreement in a proceeding under this subsection."

Dated: August 7, 2015

Respectfully submitted,

CIDE

Glenn D. Pomerantz (CA Bar 112503)

Kelly M. Klaus (CA Bar 161091)

Anjan Choudhury (DC Bar 497271)

MUNGER, TOLLES & OLSON LLP

355 S. Grand Avenue, 35th Floor

Los Angeles, CA 90071-1560

Telephone: (213) 683-9100 Facsimile: (213) 687-3702

Glenn.Pomerantz@mto.com

Kelly.Klaus@mto.com

Anjan.Choudhury@mto.com

Counsel for SoundExchange, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on August 7, 2015, I caused a copy of the foregoing - PUBLIC

SOUNDEXCHANGE INC.'S INITIAL BRIEF REGARDING NOVEL QUESTION OF

LAW REFERRED TO THE REGISTER to be served via electronic mail and first-class,

postage prepaid, United States mail, addressed as follows:

Kurt Hanson AccuRadio, LLC 65 E. Wacker Place, Suite 930 Chicago, IL 60601 kurt@accuradio.com	George D. Johnson, an individual d.b.a. Geo Music Group 23 Music Square East, Suite 204 Nashville, TN 37203 E-mail: george@georgejohnson.com
Telephone: (312) 284-2440 Facsimile: (312) 284-2450 AccuRadio, LLC	Telephone: (615) 242-9999 George D. Johnson (GEO), an individual and digital sound recording copyright creator d.b.a. Geo Music Group
Kevin Blair Brian Gantman Educational Media Foundation 5700 West Oaks Boulevard Rocklin, CA 95765 kblair@kloveair1.com bgantman@kloveair1.com Telephone: (916) 251-1600 Facsimile: (916) 251-1731 Educational Media Foundation	Donna K. Schneider Associate General Counsel, Litigation & IP iHeartMedia, Inc. 200 E. Basse Rd. San Antonio, TX 78209 DonnaSchneider@iheartmedia.com Telephone: (210) 832-3468 Facsimile: (210) 832-3127 iHeartMedia, Inc.
Frederick Kass Intercollegiate Broadcasting System, Inc. (IBS) 367 Windsor Highway New Windsor, NY 12553-7900 ibs@ibsradio.org ibshq@aol.com Telephone: (845) 565-0003 Facsimile: (845) 565-7446 Intercollegiate Broadcasting System, Inc. (IBS)	Russ Hauth, Executive Director Harv Hendrickson, Chairman 3003 Snelling Avenue, North Saint Paul, MN 55113 russh@salem.cc hphendrickson@unwsp.edu Telephone: (651) 631-5000 Facsimile: (651) 631-5086 National Religious Broadcasters NonCommercial Music License Committee (NRBNMLC)

Gregory A. Lewis National Public Radio, Inc. 1111 North Capital Street, NE Washington, DC 20002 glewis@npr.org Telephone: (202) 513-2050 Facsimile: (202) 513-3021 National Public Radio, Inc. (NPR)	Patrick Donnelly Sirius XM Radio, Inc. 1221 Avenue of the Americas 36th Floor New York, NY 10020 patrick.donnelly@siriusxm.com Telephone: (212) 584-5100 Facsimile: (212) 584-5200 Sirius XM Radio Inc.
Cynthia Greer Sirius XM Radio, Inc. 1500 Eckington Place, NE Washington, DC 20002 cynthia.greer@siriusxm.com Telephone: (202) 380-1476 Facsimile: (202) 380-4592 Sirius XM Radio Inc.	Christopher Harrison Pandora Media, Inc. 2101 Webster Street, Suite 1650 Oakland, CA 94612 charrison@pandora.com Telephone: (510) 858-3049 Facsimile: (510) 451-4286 Pandora Media, Inc.
David Oxenford WILKINSON BARKER KNAUER, LLP 2300 N Street, NW, Suite 700 Washington, DC 20037 doxenford@wbklaw.com Telephone: (202) 373-3337 Facsimile: (202) 783-5851 Counsel for Educational Media Foundation and National Association of Broadcasters (NAB)	Jeffrey J. Jarmuth Law Offices of Jeffrey J. Jarmuth 34 E. Elm Street Chicago, IL 60611-1016 Telephone: (312) 335-9933 Facsimile: (312) 822-1010 Jeff.jarmuth@jarmuthlawoffices.com Counsel for AccuRadio, LLC
William Malone 40 Cobbler's Green 205 Main Street New Canaan, CT 06840 Malone@ieee.org Telephone: (203) 966-4770 Counsel for Harvard Radio Broadcasting Co., Inc. (WHRB) and Intercollegiate Broadcasting System, Inc. (IBS)	Bruce Joseph, Karyn Ablin Michael Sturm, Jillian Volkmar WILEY REIN LLP 1776 K Street, NW Washington, DC 20006 bjoseph@wileyrein.com kablin@wileyrein.com msturm@wileyrein.com JVolkmar@wileyrein.com Telephone: (202) 719-7000 Facsimile: (202) 719-7049 Counsel for National Association of Broadcasters (NAB)

Kenneth L. Steinthal, Joseph R. Wetzel Ethan Davis KING & SPALDING LLP		
Exhan Davis Evan Leo, Scott Angstreich, Kevin Miller, Caitlin KING & SPALDING LLP Hall, Igor Helman, Leslie Pope, Matthew Huppert KELLOGG, HUBER, HANSEN, TODD, EVANS & FIGEL, P.L.L.C. Statishtal@klsklaw.com iwetzel@kslaw.com iwetzel@kslaw.com iwetzel@kslaw.com imetzel@kslaw.com imetzel@k	Kenneth L. Steinthal, Joseph R. Wetzel	Mark Hansen, John Thorne
Hall, Igor Helman, Lesile Pope, Matthew Huppert RELLOGG, HUBER, HANSEN, TODD, EVANS & FIGEL, P.L.L.C. 1615 M Street, NW, Suite 400 Washington, DC 20036 Mhansen@khhte.com Hhorne@khhte.com eleo@khhte.com eleo@khhte.com helman@khhte.com helman@khite.com helpione: (202) 336-7990 helman@khite.com helman@khite.com helpione: (202) 310-800 helpione: (202) 310-800 helpione: (202) 119-7000 helpione: (202) 310-800 helpione: (202) 310-		Evan Leo, Scott Angstreich, Kevin Miller, Caitlin
San Francisco, CA 94105 steinthal@kslaw.com wetzel@kslaw.com relephone: (415) 318-1200 Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Ithorne@klhlte.com sansstreich@klhte.com washington, DC 20036 Mhansen@klhte.com thorne@klhtte.com relephone: (212) 318-1300 relephone: (202) 326-7900 reasimile: (202) 326-7999 Counsel iHeartMedia, Inc. Karyn Ablin Jennifer Elgin WILEY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wileyrein.com relephone: (202) 310-8107 Rasimile: (202) 326-7999 Counsel iHeartMedia, Inc. Karyn Ablin Jennifer Elgin WILEY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wileyrein.com relephone: (212) 310-8107 Rasimile: (212) 310-8007 Counsel for Pandora Media, Inc. MRB/MLC Counsel for National Religious Broadcasters NonCommercial Music License Committee (NRB/MLC) (NRB/MLC) (NRB/MLC) (Sary R. Greenstein Washington, DC 20006 gereenstein@wsgr.com Telephone: (212) 872-7483 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP Jackson D. Toof	KING & SPALDING LLP	Hall, Igor Helman, Leslie Pope, Matthew Huppert
San Francisco, CA 94105 steinthal@kslaw.com wetzel@kslaw.com relephone: (415) 318-1200 Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Ithorne@klhlte.com thorne@klhlte.com relephone: (212) 318-300 Facsimile: (415) 318-300 Counsel for National Public Radio, Inc. (NPR) Ithorne@klhlte.com washington, DC 200366 Mhansen@klhlte.com relephone: (202) 326-7900 Facsimile: (202) 326-7900 Facsimile: (202) 326-7999 Counsel HeartMedia, Inc. Karyn Ablin Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 rbruce.rich@weil.com sabrina.perelman@weil.com sabrina.perelman@weil.com sabrina.perelman@weil.com sabrina.perelman@weil.com seligin@wileyrein.com relephone: (212) 310-8007 Counsel for Pandora Media, Inc. Mashington, DC 20006 fassimile: (20) 719-7009 Facsimile: (20) 719-7009	101 Second Street, Suite 2300	KELLOGG, HUBER, HANSEN, TODD,
ksteinthal@kslaw.com iwetzel@kslaw.com relephone: (415) 318-1200 Facsimile: (415) 318-1200 Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for National Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for Public Radio, Inc. (NPR) Ithorogenetic (Alt Ship and Counsel for Public Radio) Ithorogenet	· i	
washington, DC 20036 Manssen@khlte.com	· ·	1 · · · · · · · · · · · · · · · · · · ·
Edavis@kslaw.com Telephone: (415) 318-1200 Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Sangstreich@khhte.com Sangstreich@khte.com Sangstreich@kmte.com Sangstreich@khte.com Sangstreich@khte.com Sangstrei		
Telephone: (415) 318-1200 Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Respectively a supplied to the state of the state	•	
Facsimile: (415) 318-1300 Counsel for National Public Radio, Inc. (NPR) Sangstreich@khhte.com kmiller@khhte.com kmiller@khte.com kmiller@khte.		
Sansstreich@khhte.com kmiller@khhte.com kmiller@khhte.com ihelman@khhte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@khlte.com ihelman@kligia.ph. ihelman@kligia.ph.com ihelman@kligia.ph.com ihelman@kligia.ph.com ihelman@kligia.ph.com ihelman@kligia.ph.com ihe	1 2	
kmiller@khhte.com chall@khhte.com chall@khhte.com lheman@khhte.com lpope@khhte.com lpope@khhte.com mhuppert@khhte.com lpope@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com (202) 326-7909 Counsel istleantMedia, Inc. R. Bruce Rich, Todd Larson		
Chall@khhte.com ihelman(@khhte.com ihelman(ihelman	Counsel for National Public Radio, Inc. (NPR)	1
ihelman@khhte.com pope@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com mhuppert@khhte.com relephone: (202) 326-7900 Facsimile: (202) 326-7999 Counsel iHeartMedia, Inc. R. Bruce Rich, Todd Larson Karyn Ablin Jennifer Elgin Jennifer Elgin Jennifer Elgin Will.EY REIN LLP 1776 K St. N.W. Will.EY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wilevrein.com jelgin@wilevrein.com jelgin@wilevrein.c		
Ipope@khhte.com		1
mhuppert@khhte.com		
Telephone: (202) 326-7900 Facsimile: (202) 326-7999 Counsel iHeartMedia, Inc. R. Bruce Rich, Todd Larson Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (202) 719-7000 Facsimile: (202) 719-7049 Facsimile: (202) 719-7049 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Strius XM Radio Inc. Telephone: (202) 857-6905 Fax: (202) 857-6995		1
R. Bruce Rich, Todd Larson Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com benjamin.marks@weil.com Telephone: (212) 310-8100 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Paul Fakler Arent Fox LLP 1675 Broadway Facs: Facsimile: (212) 872-7483 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin Cunniff@arentfox.com Telephone: (202) 857-6900 Fax: (202) 857-6995		
R. Bruce Rich, Todd Larson Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 I.bruce.rich@weil.com todd.larson@weil.com benjamin.marks@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3900 Fax: (212) 484-3900 Counsel for Sirius XM Radio Inc. Karyn Ablin Jennifer Elgin Warny Ablin Jennifer Elgin Willey Rein LLP 176 K St. N.W. Washington, DC 20006 Rablin@wileyrein.com Telephone: (202) 971-7000 Telephone: (202) 973-8849 Facsimile: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1777 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6000		
R. Bruce Rich, Todd Larson Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com sabrina.perelman@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3990 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Karyn Ablin Jennifer Elgin WILEY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wileyrein.com jelgin@wileyrein.com Telephone: (202) 719-7000 Fax: (202) 857-6395 Karyn Ablin Jennifer Elgin WILEY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wileyrein.com jelgin@wileyrein.com Telephone: (202) 719-7000 Counsel for National Religious Broadcasters NonCommercial Music License Committee (NRBNMLC) Gary R. Greenstein WILSON SONSINI GOODRICH & ROSATI 1700 K Street, NW, 5th Floor Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8849 Facsimile: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, DC. 20006-5344 Martin.Cunniff@arentfox.com Telephone: (212) 484-3990 Telephone: (202) 857-6000 Fax: (202) 857-6000	1	` '
Sabrina Perelman, Benjamin E. Marks WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com sabrina.perelman@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Jennifer Elgin WILEY REIN LLP 1776 K St. N.W. Washington, DC 20006 kablin@wileyrein.com jelgin@wileyrein.com jelgin@alion jelgin@alion jelg		Counsel iHeartMedia, Inc.
WEIL, GOTSHAL & MANGES LLP 767 Fifth Avenue New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com sabrina.perelman@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. WILEY REIN LLP 1776 K. St. N.W. Washington, DC 20006 kablingwileyrein.com jelgin@wileyrein.com Telephone: (202) 719-7000 Facsimile: (202) 719-7049 Counsel for National Religious Broadcasters NonCommercial Music License Committee (NRBNMLC) Gary R. Greenstein WILSON SONSINI GOODRICH & ROSATI 1700 K Street, NW, 5th Floor Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3900 Fax: (212) 484-3900 Fax: (202) 857-6000 Fax: (202) 857-6000	R. Bruce Rich, Todd Larson	Karyn Ablin
1776 K St. N.W.	Sabrina Perelman, Benjamin E. Marks	Jennifer Elgin
New York, NY 10153 r.bruce.rich@weil.com todd.larson@weil.com sabrina.perelman@weil.com benjamin.marks@weil.com Telephone: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Washington, DC 20006 kablin@wileyrein.com jelgin@wileyrein.com jelgin@wileyein.com jelgin@ueleon jelgin@wileyein.com jelgin@ueleon jelgin@leon jelgin@ueleon jelgin@ueleon jelgin@ueleon jelgin@ueleon jelgin@ueleon jelgin@leon jelgin@leon jelgin@leon jelgin@leon jeloan jelgin@leon jelgin@leon jelgin@leon jelgin@leon jelgin@leon j	WEIL, GOTSHAL & MANGES LLP	WILEY REIN LLP
r.bruce.rich@weil.com todd.larson@weil.com jelgin@wileyrein.com Telephone: (202) 719-7000 Counsel for Pandora Media, Inc. Counsel for Pandora Media, Inc. (NRBNMLC) Counsel for Pandora Media Inc. Counsel f		1776 K St. N.W.
r.bruce.rich@weil.com todd.larson@weil.com jelgin@wileyrein.com Telephone: (202) 719-7000 Counsel for Pandora Media, Inc. Counsel for Pandora Media, Inc. (NRBNMLC) Counsel for Pandora Media Inc. Counsel f	New York, NY 10153	Washington, DC 20006
todd.larson@weil.com jelgin@wileyrein.com sabrina.perelman@weil.com Telephone: (202) 719-7000 benjamin.marks@weil.com Facsimile: (202) 719-7049 Telephone: (212) 310-8170 Counsel for National Religious Broadcasters Facsimile: (212) 310-8007 NonCommercial Music License Committee Counsel for Pandora Media, Inc. (NRBNMLC) Jacob B. Ebin Gary R. Greenstein Akin Gump Strauss Hauer & Feld LLP WILSON SONSINI GOODRICH & ROSATI One Bryant Park 1700 K Street, NW, 5th Floor Bank of America Tower Washington, DC 20006 New York, NY 10036-6745 ggreenstein@wsgr.com Telephone: (212) 872-7483 Facsimile: (202) 973-8849 Facsimile: (212) 872-7002 Counsel for Pandora Media Inc. Paul Fakler Martin F. Cunniff Arent Fox LLP Jackson D. Toof 1675 Broadway Arent Fox LLP 1675 Broadway Arent Fox LLP 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3990 Martin.Cunniff@arentfox.com Fax: (212) 484-3990 Telephone: (202) 857-6000 </td <td></td> <td>1</td>		1
sabrina.perelman@weil.comTelephone:(202) 719-7000benjamin.marks@weil.comFacsimile:(202) 719-7049Telephone:(212) 310-8170Counsel for National Religious BroadcastersFacsimile:(212) 310-8007NonCommercial Music License CommitteeCounsel for Pandora Media, Inc.(NRBNMLC)Jacob B. EbinGary R. GreensteinAkin Gump Strauss Hauer & Feld LLPWILSON SONSINI GOODRICH & ROSATIOne Bryant Park1700 K Street, NW, 5th FloorBank of America TowerWashington, DC 20006New York, NY 10036-6745ggreenstein@wsgr.comiebin@akingump.comTelephone:(202) 973-8849Facsimile:(212) 872-7483Facsimile:(202) 973-8899Facsimile:(212) 872-1002Counsel for Pandora Media Inc.Counsel for Pandora Media Inc.Martin F. CunniffPaul FaklerJackson D. ToofArent Fox LLPJackson D. Toof1675 BroadwayArent Fox LLPNew York, NY 100191717 K Street, N.W.Paul.Fakler@arentfox.comWashington, D.C. 20006-5344Telephone:(212) 484-3900Martin.Cunniff@arentfox.comFax:(212) 484-3990Jackson.Toof@arentfox.comCounsel for Sirius XM Radio Inc.Telephone:(202) 857-6000Fax:(202) 857-6000		1
Denjamin.marks@weil.com Facsimile: (202) 719-7049 Telephone: (212) 310-8170 Counsel for National Religious Broadcasters Facsimile: (212) 310-8007 NonCommercial Music License Committee Counsel for Pandora Media, Inc. (NRBNMLC) Jacob B. Ebin Gary R. Greenstein Akin Gump Strauss Hauer & Feld LLP WILSON SONSINI GOODRICH & ROSATI One Bryant Park 1700 K Street, NW, 5th Floor Bank of America Tower Washington, DC 20006 New York, NY 10036-6745 ggreenstein@wsgr.com Telephone: (212) 872-7483 Facsimile: (202) 973-8849 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Martin F. Cunniff Arent Fox LLP Jackson D. Toof Arent Fox LLP Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3900 Martin.Cunniff@arentfox.com Fax: (212) 484-3990 Jackson.Toof@arentfox.com Fax: (212) 484-3990 Telephone: (202) 857-6000 Fax: (202) 857-6095 Fax: (202) 857-6395 Telephone: (202) 857-6000 Fax: (202) 857-6395 Telephone: (202) 857-6395 Counsel for National Religious Broadcasters NonCommercial Music License Committee (NRBNMLC) Counsel for Pandora Media, Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395 Telephone: (202) 857-6000 Fax: (202) 857-6395 Telephone: (202) 857-6395 Counsel for Pandora Media Inc. Telephone: (202) 857-6395 Counsel for Pa		
Telephone: (212) 310-8170 Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1700 K Street, NW, 5th Floor Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc.		
Facsimile: (212) 310-8007 Counsel for Pandora Media, Inc. Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. NonCommercial Music License Committee (NRBNMLC) Gary R. Greenstein WILSON SONSINI GOODRICH & ROSATI 1700 K Street, NW, 5th Floor Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (212) 484-3990 Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6000 Fax: (202) 857-6395		` '
Counsel for Pandora Media, Inc. (NRBNMLC) Jacob B. Ebin		1 "
Jacob B. Ebin Akin Gump Strauss Hauer & Feld LLP WILSON SONSINI GOODRICH & ROSATI		
Akin Gump Strauss Hauer & Feld LLP One Bryant Park Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. WILSON SONSINI GOODRICH & ROSATI 1700 K Street, NW, 5th Floor Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6395		· · · · · · · · · · · · · · · · · · ·
One Bryant Park 1700 K Street, NW, 5th Floor Bank of America Tower Washington, DC 20006 New York, NY 10036-6745 ggreenstein@wsgr.com jebin@akingump.com Telephone: (202) 973-8849 Telephone: (212) 872-7483 Facsimile: (202) 973-8899 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Martin F. Cunniff Arent Fox LLP Jackson D. Toof 1675 Broadway Arent Fox LLP New York, NY 10019 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3900 Martin.Cunniff@arentfox.com Fax: (212) 484-3990 Jackson.Toof@arentfox.com Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395		
Bank of America Tower New York, NY 10036-6745 jebin@akingump.com Telephone: (212) 872-7483 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Washington, DC 20006 ggreenstein@wsgr.com Telephone: (202) 973-8849 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6395		
New York, NY 10036-6745 ggreenstein@wsgr.com iebin@akingump.com Telephone: (202) 973-8849 Facsimile: (212) 872-7483 Facsimile: (202) 973-8899 Counsel for Pandora Media Inc. Paul Fakler Martin F. Cunniff Arent Fox LLP Jackson D. Toof 1675 Broadway Arent Fox LLP New York, NY 10019 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3900 Martin.Cunniff@arentfox.com Fax: (212) 484-3990 Jackson.Toof@arentfox.com Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395		
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Telephone: (212) 872-7483 Facsimile: (202) 973-8899 Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Martin F. Cunniff Arent Fox LLP Jackson D. Toof 1675 Broadway Arent Fox LLP New York, NY 10019 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3990 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Jackson.Toof@arentfox.com Telephone: Counsel for Sirius XM Radio Inc. Telephone:	•	,
Facsimile: (212) 872-1002 Counsel for Pandora Media Inc. Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Counsel for Pandora Media Inc. Martin F. Cunniff Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6395		1 ' '
Counsel for Pandora Media Inc.Paul FaklerMartin F. CunniffArent Fox LLPJackson D. Toof1675 BroadwayArent Fox LLPNew York, NY 100191717 K Street, N.W.Paul.Fakler@arentfox.comWashington, D.C. 20006-5344Telephone: (212) 484-3900Martin.Cunniff@arentfox.comFax: (212) 484-3990Jackson.Toof@arentfox.comCounsel for Sirius XM Radio Inc.Telephone: (202) 857-6000Fax: (202) 857-6395		` ′
Paul Fakler Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Martin F. Cunniff Jackson D. Toof Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6395		Counsel for Pandora Media Inc.
Arent Fox LLP 1675 Broadway New York, NY 10019 Paul.Fakler@arentfox.com Telephone: (212) 484-3900 Fax: (212) 484-3990 Counsel for Sirius XM Radio Inc. Jackson D. Toof Arent Fox LLP 1717 K Street, N.W. Washington, D.C. 20006-5344 Martin.Cunniff@arentfox.com Jackson.Toof@arentfox.com Telephone: (202) 857-6000 Fax: (202) 857-6395		
1675 Broadway Arent Fox LLP New York, NY 10019 1717 K Street, N.W. Paul.Fakler@arentfox.com Washington, D.C. 20006-5344 Telephone: (212) 484-3900 Martin.Cunniff@arentfox.com Fax: (212) 484-3990 Jackson.Toof@arentfox.com Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395	l l	
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Paul.Fakler@arentfox.comWashington, D.C. 20006-5344Telephone: (212) 484-3900Martin.Cunniff@arentfox.comFax: (212) 484-3990Jackson.Toof@arentfox.comCounsel for Sirius XM Radio Inc.Telephone: (202) 857-6000Fax: (202) 857-6395	•	
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Fax: (212) 484-3990 <u>Jackson.Toof@arentfox.com</u> Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395	Paul.Fakler@arentfox.com	Washington, D.C. 20006-5344
Fax: (212) 484-3990 Jackson.Toof@arentfox.com Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395	Telephone: (212) 484-3900	Martin.Cunniff@arentfox.com
Counsel for Sirius XM Radio Inc. Telephone: (202) 857-6000 Fax: (202) 857-6395		
Fax: (202) 857-6395	· · · ·	
Counsel for Strius AM Radio Inc.		Counsel for Sirius XM Radio Inc.

Catherine Gellis P.O. Box 2477 Sausalito, CA 94966 cathy@cgcounsel.com Telephone: (202) 642-2849 Counsel for College Broadcasters Inc. (CBI)	Antonio E. Lewis King & Spalding, LLP 100 N. Tryon Street, Suite 3900 Charlotte, NC 28202 Tel: 704-503-2583 Fax: 704-503-2622 E-Mail: alewis@kslaw.com Counsel for National Public Radio, Inc. (NPR)
David Golden CONSTANTINE CANNON LLP 1001 Pennsylvania Ave. NW, Suite 1300N Washington, DC 20004 dgolden@constantinecannon.com Telephone: (202) 204-3500 Facsimile: (202) 204-3501 Counsel for College Broadcasters Inc. (CBI)	Jane E. Mago 4154 Cortland Way Naples, FL 34119 Tel: 703-861-0286 jem@jmago.net

Cindi Richardson

Cindi Richardson